WO

UNITED STATES DISTRICT COURT

DISTRICT OF ARIZONA

	0.	V.		ORD	ER OF DETENTION PENDING TRIAL	
		Jama Darra O				
		Jorge Perez-Cruz		Case Number:	<u>11-09310M-001</u>	
and wa	as repre	e with the Bail Reform Act, 18 U.S esented by counsel. I conclude by lant pending trial in this case.	.C. § 3142(f), a o a preponderand	detention hearing w ce of the evidence t	as held on June 21, 2011. Defendant was preser he defendant is a flight risk and order the detentio	
I find h	nv a nre	eponderance of the evidence that	FINDIN	IGS OF FACT		
1 11110	y a pic ⊠					
If released herein, the defendant faces removal proceedings by the Bureau of Immigrat Enforcement, placing him/her beyond the jurisdiction of this Court and the defendant has previous or otherwise removed.					s by the Bureau of Immigration and Customs t and the defendant has previously been deported	
		The defendant has no signific	ant contacts in f	the United States o	r in the District of Arizona.	
		The defendant has no resources in the United States from which he/she might make a bond reasonably calculate to assure his/her future appearance.				
	\boxtimes	The defendant has a prior crit	ninal history.			
		The defendant lives/works in	Mexico.			
	The defendant is an amnesty applicant but has no substantial ties in Arizona or in the United States and has substantial family ties to Mexico.					
There is a record of prior failure to appear in court as ordered.						
The defendant attempted to evade law enforcement contact by fleeing from law enforcement				leeing from law enforcement.		
		The defendant is facing a mag	kimum of		ears imprisonment.	
at the t	The C time of	Court incorporates by reference the the hearing in this matter, excep	t as noted in the	e record.	ervices Agency which were reviewed by the Cour	
	4	There is a section of the design		SIONS OF LAW		
	1.	There is a serious risk that the				
	2.				the appearance of the defendant as required.	
	Thad			GARDING DETENT		
of the U	ctions to The d United S	racility separate, to the extent prac lefendant shall be afforded a reas	cticable, from pe onable opportur y for the Govern	rsons awaiting or se nity for private consi ment, the person in	Ther designated representative for confinement in erving sentences or being held in custody pending ultation with defense counsel. On order of a cound to charge of the corrections facility shall deliver the section with a court proceeding.	
		AP	PEALS AND TH	IRD PARTY RELE	EASE	
deliver Court.	IT IS (a copy	ORDERED that should an appea of the motion for review/reconsid	of this detentio eration to Pretria	n order be filed with al Services at least (n the District Court, it is counsel's responsibility to one day prior to the hearing set before the District	
Service investiç	es sumi	FURTHER ORDERED that if a re ciently in advance of the hearing potential third party custodian.	ease to a third p before the Dist	party is to be considerict Court to allow	ered, it is counsel's responsibility to notify Pretrial Pretrial Services an opportunity to interview and	
DATE:	June	e 21, 2011				
					JAY R. IRWIN United States Magistrate Judge	